## THE UNITED STATES BANKRUPTCY COURT FOR THE UNITED STATES VIRGIN ISLANDS

IN RE:	) Case No. 12-30011-MFW
TRAMCON, INC.,	)
Debtor.	) Chapter 11
ILP+ McCHAIN MILLER NISSMAN	Adv. Pro. No. 13-ap-3001-MFW  Re: 6
Plaintiff,	)
V.	) Removed from the Superior Cour ) Case No.SX-13-CV-141
INDEPENDENCE BANK,	)
Defendant.	) Referred from the District Court ) Case No. 1:13-cv-00053

## ORDER GRANTING DEFENDANT, INDEPENDENCE BANK'S MOTION TO DISMISS

Upon Independence Bank's Motion to Dismiss (the "Motion"); and the Court having jurisdiction to consider the Motion and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334; and the Court having considered the Motion, the arguments of counsel, and being otherwise fully informed; after due deliberation thereon; and good and sufficient cause appearing therefor,

## IT IS HEREBY ORDERED THAT:

- 1. The case is dismissed with prejudice Septender 12, 2013, Raning.
- 2. Plaintiff, ILP+ McCHAIN MILLER NISSMAN, is hereby ordered to pay appropriate fees and costs to Defendant, Independence Bank, in an amount to be determined at the hearing set for \_\_\_\_\_\_.

Dated: July 5, 2013

The Honorable Mary F. Walrath United States Bankruptcy Judge